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FILED

JUN 20 2013

RICHARD W. WIEKING  
CLERK, U.S. DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA

IN THE UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF CALIFORNIA

TONY D. LEE,

Plaintiff,

v.

MEDICAL STAFF, et al.,

Defendants.

No. C 13-01434 EJD (PR)

ORDER OF DISMISSAL

Plaintiff, a California prisoner proceeding pro se, filed a civil rights complaint pursuant to 42 U.S.C. § 1983. For the reasons discussed below, this case is DISMISSED without prejudice for failure to exhaust administrative remedies.

### DISCUSSION

The Prison Litigation Reform Act of 1995, Pub. L. No. 104-134, 110 Stat. 1321 (1996) (“PLRA”) provides: “No action shall be brought with respect to prison conditions under [42 U.S.C. § 1983], or any other Federal law, by a prisoner confined in any jail, prison, or other correctional facility until such administrative remedies as are available are exhausted.” 42 U.S.C. § 1997e(a). Exhaustion is mandatory and not left to the discretion of the district court. Woodford v. Ngo, 548 U.S. 81, 84 (2006). Exhaustion is a

1 prerequisite to all prisoner lawsuits concerning prison life, whether such actions involve  
 2 general conditions or particular episodes, whether they allege excessive force or some  
 3 other wrong, and even if they seek relief not available in grievance proceedings, such as  
 4 money damages. Porter v. Nussle, 534 U.S. 516, 524 (2002). All available remedies  
 5 must be exhausted; those remedies “need not meet federal standards, nor must they be  
 6 ‘plain, speedy, and effective.’” Id. (citation omitted). Even when the prisoner seeks relief  
 7 not available in grievance proceedings, notably money damages, exhaustion is a  
 8 prerequisite to suit. Id.; Booth v. Churner, 532 U.S. 731, 741 (2001). Prisoners cannot  
 9 avoid the administrative exhaustion requirement by requesting relief not available in the  
 10 appeals system, such as monetary relief, or by simply declaring the process futile. The  
 11 exhaustion requirement requires “proper exhaustion” of all available administrative  
 12 remedies. Ngo, 548 U.S. at 93. Because exhaustion under § 1997e(a) is an affirmative  
 13 defense, a complaint may be dismissed for failure to exhaust only if failure to exhaust is  
 14 obvious from the face of the complaint and/or any attached exhibits. Wyatt v. Terhune,  
 15 315 F.3d 1108, 1119-20 (9th Cir. 2003). The Court may dismiss a complaint for failure  
 16 to exhaust where the prisoner “conce[des] to nonexhaustion” and “no exception to  
 17 exhaustion applies.” Id. at 1120.

18 Here, Plaintiff indicated on the complaint that the last level to which he appealed –  
 19 i.e., the informal level – was not the highest level of appeal available to him. (Compl. at  
 20 2.) Plaintiff must comply with the PLRA’s requirement of “proper exhaustion” under  
 21 Ngo: “Proper exhaustion demands compliance with an agency’s deadlines and other  
 22 critical procedural rules because no adjudicative system can function effectively without  
 23 imposing some orderly structure on the course of its proceedings.” 548 U.S. at 90-91  
 24 (footnote omitted). As it is clear that Plaintiff has not “properly exhausted” his claims by  
 25 pursuing all levels of administrative review available to him, and there is no applicable  
 26 exception to the exhaustion requirement, dismissal without prejudice is appropriate.

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## CONCLUSION

For the foregoing reasons, this action is hereby DISMISSED, without prejudice to Plaintiff's refiling his claim after all available administrative remedies have been exhausted.

The Clerk shall terminate any pending motions and close the file.

DATED: 6/6/18

*[Handwritten signature]*

**EDWARD J. DAVILA**  
United States District Judge

UNITED STATES DISTRICT COURT  
FOR THE  
NORTHERN DISTRICT OF CALIFORNIA

TONY DOMINGO LEE,

Plaintiff,

v.

MEDICAL STAFF, et al.,

Defendants.

Case Number: CV13-01434 EJD

**CERTIFICATE OF SERVICE**

I, the undersigned, hereby certify that I am an employee in the Office of the Clerk, U.S. District Court, Northern District of California.

That on 6/20/13, I SERVED a true and correct copy(ies) of the attached, by placing said copy(ies) in a postage paid envelope addressed to the person(s) hereinafter listed, by depositing said envelope in the U.S. Mail, or by placing said copy(ies) into an inter-office delivery receptacle located in the Clerk's office.

Tony Domingo Lee  
133 Shipley St. #W102  
San Francisco, CA 94103

Dated: 6/20/13

Richard W. Wiering, Clerk  
By: Elizabeth Garcia, Deputy Clerk

